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DATE MAILED: 10/03/2003

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.		
10/074,321	02/12/2002	David R. Porter	332-2520 6419		
31013 7	10/03/2003		EXAMINER		
KRAMER LEVIN NAFTALIS & FRANKEL LLP INTELLECTUAL PROPERTY DEPARTMENT			SAFAVI, MICHAEL		
919 THIRD AVENUE			ART UNIT	PAPER NUMBER	
NEW YORK, NY 10022		3673	% 7		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Applica	ti n No.	Applicant(s))
	10/074,	321	PORTER, DAVID R.	
Office Action Summar	Examin	er	Art Unit	
•	M. Safa		3673	
The MAILING DATE of this con Period for Reply	nmunication appears on t	he cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOR	OD FOR REPLY IS SET	TO EXPIRE 1 MONTH	(S) FROM	
THE MAILING DATE OF THIS COMI - Extensions of time may be available under the pro- after SIX (6) MONTHS from the mailing date of thi - If the period for reply specified above is less than to If NO period for reply is specified above, the maxin - Failure to reply within the set or extended period for Any reply received by the Office later than three meanmed patent term adjustment. See 37 CFR 1.70 Status	MUNICATION. Divisions of 37 CFR 1.136(a). In no of semmunication. Strict (30) days, a reply within the simum statutory period will apply and or reply will, by statute, cause the a sonths after the mailing date of this	event, however, may a reply be ti catutory minimum of thirty (30) da will expire SIX (6) MONTHS fron pplication to become ABANDONI	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).	
1) Responsive to communication	n(s) filed on 12 February	2002 .		
2a) ☐ This action is FINAL .	2b) This action			
3) Since this application is in con	ndition for allowance exce	ept for formal matters, p	prosecution as to the merits is	
closed in accordance with the Disposition of Claims	practice under Ex parte	Quayle, 1935 C.D. 11,	453 O.G. 213.	
4)⊠ Claim(s) <u>1-19</u> is/are pending ir	the application.			
4a) Of the above claim(s)	_ is/are withdrawn from o	onsideration.	· .	
5) Claim(s) is/are allowed.				
6) Claim(s) is/are rejected.				
7) Claim(s) is/are objected	to.			
8) Claim(s) <u>1-19</u> are subject to res	striction and/or election re	equirement.		
Application Papers	– .			
9) The specification is objected to	_			
10) The drawing(s) filed on is		•		
Applicant may not request that an 11) The proposed drawing correction		•	• •	
If approved, corrected drawings a			oved by the Examiner.	
12) The oath or declaration is object		omce action.		
Priority under 35 U.S.C. §§ 119 and 12	•			
13) Acknowledgment is made of a		inder 35 U.S.C. & 1196	a)-(d) or (f)	
a) ☐ All b) ☐ Some * c) ☐ None		311401 00 0.0.0.3 110(۵/ (۵/ ق (۱/)	
1.☐ Certified copies of the pr		en received		
2. Certified copies of the pr	•		tion No	
3. Copies of the certified co	•			
	International Bureau (PC	T Rule 17.2(a)).	-	
14) Acknowledgment is made of a cl	aim for domestic priority	under 35 U.S.C. § 119((e) (to a provisional application).	
a) ☐ The translation of the foreignum. The translation of the foreignum. The foreignum are the foreignum.		* -		
Attachment(s)	•			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Rev 3) Information Disclosure Statement(s) (PTO-14)		_	ry (PTO-413) Paper No(s) Patent Application (PTO-152)	

Application/Control Number: 10/074,321

Art Unit: 3673

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - Claims 1-10 and 15-19 are, drawn to cable laying device, classified in class 405, subclass 164.
 - II. Claims 11-14 are, drawn to method of dispensing cable underwater, classified in class 405, subclass 177.
- 2. The inventions are distinct, each from the other because of the following reasons: Inventions I and II are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case the claimed process does not require a movable support.
- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

• Application/Control Number: 10/074,321

Art Unit: 3673

Any inquiry concerning this communication or earlier communications from the examiner should be directed to M. Safavi whose telephone number is (703) 308-2168.

MICHAEL SAFAVI PRIMARY EXAMINER ART UNIT 354